COVER SHEET (Check Only One) Protection Order IC 34-26-5 No Contact Order IC 31-32-13 IC 31-34 IC 31-37 IC 33-14-1-7 IC 35-33-8-3.2 IC 35-38-2-2.3 Workplace Violence Restraining Order IC 34-26-6 PETITIONER/PROTECTED PERSON First Middle Last And/or on behalf of minor family member(s):[List name, Sex, Race & DOB]			Court INDIANA County PETITIONER/PROTECTED PERSON IDENTIFIERS DOB SEX RACE Other Protected Persons/DOB/Sex/Race:					
	V.							
RESPONDENT/DEFENDANT		RESPONDENT/DEFENDANT IDENTIFIERS						
			SEX	RACE	DOB	НТ	WT	
First	Middle	Last						
Relationship to Petiti	oner/Protected Pe	rson:	EYES	HAIR	DISTINGUISHING FEATURES			
Respondent's/Defendant's Address:		DRIVERS LICENSE # STATE EXP DATE			XP DATE			
(CAUTION:	☐ Weapon Involved	☐ Weapon F	Present on the	property			
THE COURT HERBY FINDS: That it has jurisdiction over the parties and subject matter, and the Respondent/Defendant has been or will be provided with reasonable notice and opportunity to be heard. Additional findings of this order follow on succeeding pages. THE COURT HEREBY ORDERS: That the above named Respondent/Defendant be restrained from committing further acts of abuse or threats of abuse. That the Respondent/Defendant is Brady disqualified. That the above named Respondent/Defendant be restrained from any contact with the Petitioner/Protected Persons. Additional terms of this order follow on succeeding pages. The terms of this order shall be effective until: (Check Only One) [date] [date] WARNINGS TO RESPONDENT/DEFENDANT: This order shall be enforced, even without registration, by the courts of any state, the District of Columbia, any U.S. Territory, and may								
be enforced by Tribal Federal imprisonment Federal law provide	Lands (18 U.S.C. t (18 U.S.C. Sections penalties for post change this order.	Section 2265). Crossing state,	territorial, or g, or receiving	tribal bound any firearm	laries to violat	e this order m	ay result in	

PO-0112

Approved 07-01-02

- 2. The Respondent is prohibited from harassing, annoying, telephoning, contacting, or directly or indirectly communicating with the Petitioner.
- 3. The Respondent shall be removed and excluded from the Petitioner's residence.
- 4. The Respondent is ordered to stay away from the residence, school, and/or place of employment of the Petitioner. The Respondent is further ordered to stay away from the following place(s) that is/are frequented by the Petitioner and/or the Petitioner's family or household members:

The Petitioner shall havessential personal effec	te the possession and use of the residence/motor vehicle/othets as follows:
	ollowing additional relief to provide for the safety and welfar ch family or household member designated in Paragraph 1 o
To law enforcement of	fficers: You are hereby directed to accompany the
	ence of the parties to ensure that the Petitioner is safely
restored to the posses	sion of the residence/motor vehicle/other essential person r, you are to supervise the Petitioner's or Respondent's
restored to the posses effects listed above; o removal of personal b	r, you are to supervise the Petitioner's or Respondent's elongings.
restored to the posses effects listed above; o removal of personal to The Respondent is prob	r, you are to supervise the Petitioner's or Respondent's elongings. ibited from using or possessing a firearm, ammunition, or
restored to the posses effects listed above; o removal of personal k The Respondent is prob deadly weapon. The Re	r, you are to supervise the Petitioner's or Respondent's relongings. ibited from using or possessing a firearm, ammunition, or spondent is ordered to surrender the following firearm[s],
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restored to the posses effects listed above; or removal of personal to the Respondent is problemation. The Respondent is problemation, and/or deady weapon. The Respondent shall such as the Respondent shall	r, you are to supervise the Petitioner's or Respondent's relongings. ibited from using or possessing a firearm, ammunition, or spondent is ordered to surrender the following firearm[s], dly weapon[s] which the Court finds are in the control, or of the Respondent or in the control or possession of another Respondent:
restored to the posses effects listed above; or removal of personal to the Respondent is problemation. The Respondent is problemation, and/or deadly weapon. The Respondent shall sure and the respondent shall shall shall shall shall shall shall sh	r, you are to supervise the Petitioner's or Respondent's relongings. ibited from using or possessing a firearm, ammunition, or spondent is ordered to surrender the following firearm[s], dly weapon[s] which the Court finds are in the control, on of the Respondent or in the control or possession of another Respondent:

for the items the Court has ordered agency shall also provide the Court compliance with this Order no late. If the Respondent does not appedoes not have all of the items list to contact the Court immediate. 11. The items listed above shall be keet this Order or until the following of the items of the court immediate.	ept by the law enforcement agency for the duration of late:
(if the parties do not	have children, proceed to Section 3)
Section 2	2—Visitation Provisions
12. The Court, having found that dor pursuant to IC 34-26-5-9(c)(2):	mestic or family violence has occurred, now orders,
-	visitation shall be supervised by a third party and/or ows:
order to protect	ds that it is necessary to deny visitation at this time in ct the safety of the Petitioner and/or the minor
child[ren] in q c. Visitation sha	ll be unsupervised and shall occur as follows:
_	review the terms of this Order with respect to I to appear without further notice in this Courtroom
(if monetary relief	is not ordered, proceed to Section 4)
Section	n 3—Monetary Relief
	the Petitioner's attorney fees in the amount of: The payment shall be made
at the following location:	and in the following e Petitioner's attorney shall provide the Respondent a

15. The Respondent is ordered to pay rent or	
Petitioner's residence in the amount of: \$	per week/month. The
payment shall be made at the following lo	ocation: and in the
for the payments by the fellowing person	ocation: and in the ne Respondent shall be provided with receipts or entity:
for the payments by the following person	or entity:
16. The Court finds that the Respondent owe minor child[ren]:	
17. The Court finds that the Respondent owe	s a duty of support to the Petitioner.
18. The Respondent shall pay child support/s	support to the Petitioner in the sum of
\$ per week/month, according	g to the Child Support Guidelines Worksheet
attached hereto. Payment shall be made to	o theCounty Clerk's
Office.	
Child support shall be paid via an income	withholding order.
19. The Respondent is ordered to reimburse to	
person,	, for expenses related to family or
domestic violence:	
a. medical expenses	\$ \$ \$
b. counseling	\$
c. shelter	\$
d. repair or replacement	\$
of damaged property	
e. costs/fees incurred	\$
by the Petitioner in	
bringing this action	
TOTAL:	\$.
TOTAL: Such payment is to be made at the follow	ving location: and in the
following form:	
provided with receipts for the payments	by the following person or entity:
	·
Section 4—D	Duration of Order
THIS ADDED EAD DRATECTION EVEL	DEG.
THIS ORDER FOR PROTECTION EXPI	<u>KES:</u>
TWO (2) YEARS FROM THE DATE	IT IS ISSUED; OR
ON THEDAY OF	
DATE:	
	, JUDGE

******IMPORTANT NOTICE*****

VIOLATION OF THIS ORDER IS PUNISHABLE BY CONFINEMENT IN JAIL, PRISON, AND/OR A FINE.

IF SO ORDERED BY THE COURT, THE RESPONDENT IS FORBIDDEN TO ENTER OR STAY AT THE PETITIONER'S RESIDENCE, EVEN IF INVITED TO DO SO BY THE PETITIONER OR ANY OTHER PERSON. IN NO EVENT IS THE ORDER FOR PROTECTION VOIDED.

PURSUANT TO 18 U.S.C. 2265, THIS ORDER FOR PROTECTION SHALL BE GIVEN FULL FAITH AND CREDIT IN ANY OTHER STATE OR TRIBAL LAND AND SHALL BE ENFORCED AS IF IT WERE AN ORDER ISSUED IN THAT STATE OR TRIBAL LAND.

PURSUANT TO 18 U.S.C. 922(g), ONCE A RESPONDENT HAS RECEIVED NOTICE OF THIS ORDER AND AN OPPORTUNITY TO BE HEARD, IT IS A FEDERAL VIOLATION TO PURCHASE, RECEIVE, OR POSSESS A FIREARM WHILE SUBJECT TO THIS ORDER IF THE PROTECTED PERSON IS:

- (A) THE RESPONDENT'S CURRENT OR FORMER SPOUSE;
- (B) A CURRENT OR FORMER PERSON WITH WHOM THE RESPONDENT RESIDED WHILE IN AN INTIMATE RELATIONSHIP; OR
- (C) A PERSON WITH WHOM THE RESOPONDENT HAS A CHILD. INTERSTATE VIOLATION OF THIS ORDER MAY SUBJECT THE RESPONDENT TO FEDERAL CRIMINAL PENALTIES UNDER 18 U.S.C. 2261 AND 18 U.S.C. 2262.